REMARKS

This paper is in response to the Notice of Non-Compliant Amendment dated

March 11, 2005, the second such Notice. The claims are listed above with the proper status

identifiers. Further, the text of the withdrawn claims has been left in the listing of claims.

Accordingly, it is now believed that the Amendment filed December 20, 2004 is in compliance

and it is respectfully requested that the remarks in the Amendment filed December 20, 2004 be

considered. In that regard, the Remarks section of that Amendment contains specific arguments

why the restriction requirement should be withdrawn, namely because the claims presently being

restricted were all in the same group in a previous application that faced a restriction requirement

by the same Examiner. Applicant submits the restriction requirement is improper and requests

that it be withdrawn and all 13 claims be examined and allowed.

If the Examiner requires anything further in connection with this application, he is

invited to contact the undersigned attorney at the number listed below.

The Commissioner is hereby authorized to charge any fees, or credit any

overpayment, to Deposit Acct. No. 19-2112.

Respectfully submitted,

Clinton G. Newton

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